



Missouri Department of Agriculture

Title 2

Existing Rules Affecting Small Businesses

June 13, 2007

Division 10 - Market Development

2 CSR 10-2.010 **Subscription Fees for the “Weekly Market News Summary”.**

Establishes the fee structure for the “Weekly Market News Summary.”

2 CSR 10-3.010 **Usage Fees for the KCI Multipurpose Export Facility.**

(This rule is being rescinded as the facility has been sold).

2 CSR 10-4.010 **Guidelines for the AgriMissouri Matching Fund Program.**

(This rule is being rescinded as matching funds are no longer a part of the program).

2 CSR 10-5.005 **Price Reporting Requirements for Livestock Purchases by Packers – Emergency Rule expired March 2, 2000.**

(This rule is being rescinded as it expired March 2, 2000).

2 CSR 10-5.010 **Price Reporting Requirements for Livestock Purchases by Packers.**

(This rule is being rescinded as price reporting is no longer a requirement).

2 CSR 10-5.015 **Public Complaint Handling and Disposition Procedure For Missouri Livestock Marketing Law.**

(This rule is being rescinded as the price reporting statute has met the sunset date).

Division 20 - Administrative Services

2 CSR 20-3.010 **Registration of Foreign-Owned Agricultural Land.**

Any foreign person who acquires or transfers any interest in agricultural land in Missouri, shall file a report with the director of the Department of Agriculture. The exception is when an interest in agricultural land is acquired or transferred for the sole purpose of extracting, refining, processing or transporting oil, gas, coal or lignite.

Division 30 – Animal Health

2 CSR 30-1.020 Laboratory Services and Fees.

This rule establishes fees for testing livestock/poultry/small animal samples for diseases that are a concern to producers, veterinarians, or that have a negative impact on the industry. Fees for testing services assist in defraying operating laboratory expense and to maintain and improve the level of services offered at the diagnostic laboratories.

2 CSR 30-2.010 Health Requirements Governing the Admission of Livestock, Poultry and Exotic Animals Entering Missouri.

This rule establishes identification and testing requirements for livestock entering the state to prevent the introduction of livestock diseases that would have a negative impact on Missouri's livestock and poultry industry.

2 CSR 30-2.020 Movement of Livestock, Poultry and Exotic Animals Within Missouri.

This rule establishes requirements for livestock moving within the state to prevent the spread of disease.

2 CSR 30-2.040 Animal Health Requirements for Exhibition.

These regulations establish identification and testing requirements for livestock entering Missouri for exhibition as well as livestock in the state moving for exhibition. The purpose of these regulations is to protect all livestock at these events from exposure of diseases.

2 CSR 30-2.060 Regulations Regarding Required Use and Sale of Brucella Abortus Vaccine.

(This rule will be rescinded).

2 CSR 30-2070 Enforcement Regulations Governing Interstate Movement of Livestock and Poultry.

These regulations give the department authority to assist in the enforcement of the animal disease control and eradication law by inspecting vehicles transporting livestock for proper livestock identification and documentation. If there is a discrepancy in the information provided, the department may issue citations within the guidelines of this chapter.

2 CSR 30-2.080 Pseudorabies Quarantine Requirements.

Provides methods to control and eradicate pseudorabies from the swine population in Missouri.

2 CSR 30-4.010 Garbage Cooking and Feeding.

The purpose of this rule is to establish the cooking requirements of garbage to be fed to swine and to prohibit the feeding of raw garbage to swine and to prevent swine that may have been fed raw garbage to enter the slaughter channels for human consumption.

2 CSR 30-6.015 Requirements and Responsibilities of Market Licensees.

Regulations to operate a livestock market/sale require the individual to apply for a license, acquire surety coverage, pass physical facility inspection, and secure a veterinarian to inspect/test animals offered for sale.

2 CSR 30-6.020 Duties and Facilities of Market/Sale Veterinarian.

These regulations establish testing guidelines for veterinarian to inspect and test livestock moving through a livestock market/sale to prevent the spread of any livestock diseases.

2 CSR 30-7.010 Provisions for Registration and Recordkeeping of Livestock Dealers.

This regulation requires that any person buying or selling cattle on a continual basis to be registered with the department as a dealer. There is no fee but they are required to maintain records on the origin and destination of livestock, date and place of transaction, number of head involved and type of livestock. In an event of a disease outbreak that would affect the livestock industry of this state, these records can assist in tracing the disease to the herd of origin.

2 CSR 30-8.010 Requirements for the Eradication of Pullorum Disease and Fowl Typhoid In Poultry.

This regulation is designed to control hatchery-disseminated diseases and provide basic guidelines for disease control in and certification of poultry breeding flocks entering and within Missouri.

2 CSR 30-8.020 Missouri Poultry Improvement Plan (MPIP) – Requirements for Participation and Compliance With the National Poultry Improvement Plan (NPIP).

This regulation certifies breeding flocks, hatcheries as well as the state itself to allow uninterrupted interstate and international movement of poultry and poultry products.

2 CSR 30-9.020 Animal Care Facility Rules Governing Licensing, Fees, Reports, Record Keeping, Veterinary Care, Identification and Holding Period.

This rule establishes standards for adequate food, housing, health and veterinary care to protect and promote the companion animal industry in the state of Missouri.

2 CSR 30-9.030 Animal Care Facilities Minimum Standards of Operation and Transportation.

This rule establishes standards for adequate food, housing, health and veterinary care to protect and promote the companion animal industry in the state of Missouri.

2 CSR 30-10.010 Inspection of Meat and Poultry.

These rules establish standards for all meat/meat products processed for human consumption to be inspected as well as the sanitary conditions of the commercial plants, which slaughter, store or process livestock poultry, meat or meat products that is to be sold for human consumption.

Division 50 – Fairs

2 CSR 50-3.010 General – Concessions.

Many small businesses participate as vendors at the Missouri State Fair. The purpose of this rule is to explain procedures for participation as a vendor and establish certain regulations designed to protect both the individual businesses and the state while at the same time assuring smooth operation of the annual Missouri State Fair.

2 CSR 50-4.010 Rental Space Required to Advocate or Solicit Support for Ideas, Causes, Products, or Any of These While on State Fair Property.

This regulation is designed to protect the customers which have properly leased space from which to conduct business on the fairgrounds during the annual fair from having unwanted individuals infringing on their business space. At the same time it allows fairgoers to move through the fairgrounds to visit the businesses they wish without being confronted in the streets by unwelcome solicitation.

2 CSR 50-7.010 Policy and Procedure for Use of Any Facility at the State Fair During Off-Season.

Small businesses and organizations may choose to rent facilities on the Missouri State Fairgrounds. To do so, the business/event promoter must enter a facilities rental agreement with the Missouri State Fair at established rates and comply with all terms of the agreement.

Division 60 – Grain Inspection and Warehousing

2 CSR 60-4.011 Agricultural Commodities to be Regulated as Grain.

Provides interpretations made by the department regarding the definition of commodities which are to be regulated as grain.

2 CSR 60-4.015 Scope of Law.

Explains interpretation made by the department regarding the scope of the Missouri Grain Warehouse Law as provided in section 411.015, RSMo.

2 CSR 60-4.016 Application of Law.

Explains the interpretation made by the department regarding the application of the Missouri Grain Warehouse Law as provided in section 411.681, RSMo.

2 CSR 60-4.020 Audit of Warehouse-Fees.

Establishes the scheduled fees to be charged for warehouse examinations.

2 CSR 60-4.030 Warehouse License-Fees.

Establishes the schedule of fees to be charged for public warehouse licenses.

2 CSR 60-4.045 Weighing of Grain.

Clarifies who may weigh or supervise the actual weighing of grain at terminal warehouse locations, as well as at other grain warehouse locations, in Missouri as described in sections 411.030 & 411.160, RSMo.

2 CSR 60-4.050 Warehouse Receipts.

States the requirements for negotiable warehouse receipts including the issuance, distribution, cancellation, retention and the procedures required when a negotiable receipt is lost or stolen, including the issuance of duplicate receipts, and also requirements for nonnegotiable receipts.

2 CSR 60-4.060 Safety Requirements.

Establishes licensee responsibility for safe working conditions for employees of the Missouri Department of Agriculture.

2 CSR 60-4.070 Notification of Destruction or Damage to Grain.

Establishes the responsibility of a warehouseman to notify the department if all or part of the grain contained in a licensed warehouse is destroyed or damaged.

2 CSR 60-4.080 Storage Space Approval.

Establishes requirements for the approval of grain warehouse storage space for licensing.

2 CSR 60-4.090 Scale Tickets.

Defines a scale ticket, states when the tickets must be completed and what information they must contain.

2 CSR 60-4.100 Daily Position Record.

Clarifies the requirements for a perpetual inventory record.

2 CSR 60-4.110 Preparation of Financial Statements.

Sets forth what financial statements are required with an application for a Missouri grain warehouse license, who may prepare the financial statements, how these financial statements shall be prepared and what assets may be disallowed for licensing purposes.

2 CSR 60-4.120 Tariffs.

Establishes when a tariff must be submitted to the department and what the tariff must contain.

2 CSR 60-4.130 Acceptance of Appraisal Values on Financial Statements.

Sets forth who is eligible to submit an appraisal of financial statement items, what items may be appraised, who may prepare an appraisal, what an appraisal must contain, the definition of fair market value, how often an appraisal must be submitted and how an appraisal will be discounted.

2 CSR 60-4.140 Certificates of Deposit.

Establishes guidelines for the submission, acceptance, safeguarding, possible liquidation and return of a certificate of deposit that has been submitted in lieu of a Missouri grain warehouse bond.

2 CSR 60-4.150 Letters of Credit.

Establishes guidelines for the submission, acceptance of and proceedings upon a bank letter of credit that has been submitted in lieu of a Missouri grain warehouse bond.

2 CSR 60-4.170 Insurance Deductible.

Provides for the acceptance of insurance policies with deductible clauses.

2 CSR 60-4.180 Claim Valuation.

Establishes procedures to be followed in settling storage claims and in determining the value of storage claims. It also establishes methods and procedures to be used in allowing claims against the bond (security) filed with the Missouri Department of Agriculture.

2 CSR 60-5.010 Agricultural Commodities to be Regulated as Grain.

Explains the department's definition of commodities which are to be regulated as grain.

2 CSR 60-5.020 Interpretive Rule.

Provides interpretations of sections 276.401-276.582, RSMo which may be confusing or subject to different interpretations by interested members of the public.

2 CSR 60-5.040 Daily Position Record.

Establishes what type of daily position records are to be maintained by class I and class II grain dealers.

2 CSR 60-5.050 Acceptance of Appraisal Values on Financial Statements.

Establishes who is eligible to submit an appraisal of financial statement items, what items may be appraised, who may prepare the appraisal, what an appraisal must contain, the definition of fair market value, how often an appraisal must be submitted and how the appraisal will be discounted.

2 CSR 60-5.070 Certificates of Deposit.

Establishes guidelines for submission, acceptance, safeguarding, possible liquidation and return of certificates of deposit that have been submitted in lieu of a Missouri grain dealer bond.

2 CSR 60-5.080 Letters of Credit.

Establishes guidelines for the submission, acceptance of and proceedings upon a bank letter of credit that has been submitted in lieu of a Missouri grain dealer bond.

2 CSR 60-5.100 Preparation of Financial Statements.

Establishes what financial statements are required with an application for a Missouri grain dealer's license, who may prepare the financial statements, how these statements shall be prepared and what assets will be disallowed for licensing purposes.

2 CSR 60-5.120 Fees.

Establishes what fees shall be charged when not specified by statute.

Division 70 – Plant Industries

2 CSR 70-10.010 Nursery Stock Defined.

Defines nursery stock for the purposes of sections 263.010-263.080, RSMo.

2 CSR 70-10.015 Restricted Nursery Dealer Defined.

Defines a restricted nursery dealer as those with total receipts below \$2000. Restricted nursery dealers pay a significantly lower annual license fee.

2 CSR 70-10.030 Shipments of Nursery Stock May Be Held For Inspection.

Authorizes inspection of all foreign shipments of nursery stock and greenhouse stock whether or not they are accompanied by a valid inspection certificate. It gives the state entomologist the authority to hold any plants or plant products up to twelve hours for inspection.

2 CSR 70-10.040 Nurseryman to Report Treatment.

Requires nurserymen to report to the state entomologist the amount and kinds of nursery stock treated under quarantine requirements.

2 CSR 70-10.060 Out-of-State Nurseryman to Verify Inspection-Certification.

Verifies that all nurserymen shipping nursery stock into Missouri have had their nurseries inspected and certified by their state plant regulatory agency.

2 CSR 70-10.070 Violation of Federal Quarantine Also State Violation.

Makes it a violation of the Missouri Plant Law to violate a United States Department of Agriculture plant quarantine.

2 CSR 70-10.075 Fee Schedule.

Establishes a fee schedule for inspections performed. Monies derived from these inspections are to be deposited in the state treasury and shall not exceed the actual cost of the inspections.

2 CSR 70-10.080 Certification Requirements.

Sets forth the procedures for specialized inspections and certification of all the following: bramble plants, strawberry plants, sweet potato seed, sweet potato plants, vegetable transplants, out-of-state growers of sweet potatoes and vegetable transplants, any plants not listed in the Missouri Plant Law and collected native wild plant material. Also sets forth procedures for the virus-free fruit tree and grapevine certification process.

2 CSR 70-11.020 Japanese Beetle Intrastate Quarantine.

To prevent the spread of a serious insect pest, known as the Japanese beetle (*Popillia japonica* Newman), within this state and to other uninfested states and to establish those areas which are to be regulated.

2 CSR 70-11.030 Pink Bollworm Intrastate Quarantine.

Prevents the spread of a serious insect pest, known as the Pink Bollworm (*Pectinophora gossypiella* Saunders), to other uninfested areas of the State of Missouri, and other states, and to establish those articles and areas which are to be regulated.

2 CSR 70-11.040 Bakanae of Rice Exterior Quarantine.

Prohibits the introduction of a serious disease pest of rice, known as Bakanae of rice or Foolish Seedling Disease, caused by the fungal organism, *Gibberella fujikuroi* (bakanae strains), into the state of Missouri, and establishes those articles and areas which are to be regulated. In the absence of a federal quarantine to prevent the movement and spread of this harmful disease of rice, it is necessary that the state entomologist take action to insure that infected rice seed and other regulated articles are not introduced into the state of Missouri.

2 CSR 70-12.010 Sustainable Agriculture Demonstration Awards.

This rule sets forth the requirement for funding the development and coordination of demonstration projects on the lands of individual farmers in this state under actual farming conditions that will reduce the dependency of food and fiber production on nonrenewal inputs.

2 CSR 70-13.010 Definitions.

This rule defines terms used in the boll weevil eradication program.

2 CSR 70-13.015 Regions.

This rule identifies the regions of Missouri, by county, for the purpose of implementing a boll weevil eradication program.

2 CSR 70-13.020 Boll Weevil Intrastate Quarantine.

This rule is to eradicate and prevent reintroduction and spread of the boll weevil within this state.

2 CSR 70-13.025 Boll Weevil Exterior Quarantine.

This rule is to prevent the reintroduction and spread of boll weevil from other states.

2 CSR 70-13.030 Program Participation, Fee Payment and Penalties.

This rule describes the program cost, fee payment schedule and penalties for nonpayment of fees in the boll weevil eradication program.

2 CSR 70-13.035 Purchase of Cotton for Effectuation of Program Objectives.

This rule describes the instance where the director of the Missouri Department of Agriculture may authorize the purchase of growing cotton in the boll weevil eradication program.

2 CSR 70-13.040 Cotton Stalk Destruction.

This rule states the date by which cotton fields shall be destroyed and the penalty for not meeting that specific date, and cases in which a penalty will not be issued in the boll weevil eradication program.

2 CSR 70-13.045 Registration of Apiaries.

This rule states that apiaries within a mile of the eradication zone shall be registered by a specific date, providing site-specific locations and identification on each hive within the apiary.

2 CSR 70-13.050 Cotton/Bee Protection Area.

This rule states that all persons in possession of apiaries within the eradication zone or within one (1) mile of the eradication zone shall relocate apiaries out of the eradication zone during cotton bloom or take necessary action to protect bees and defines the policy used during the eradication program.

2 CSR 70-15.015 Inspection Fees.

This rule establishes fees for inspecting apiaries.

2 CSR 70-15.025 Apiary Inspection Procedures.

Establishes apiary inspection procedures.

2 CSR 70-15.035 Elimination of American Foulbrood Disease.

Establishes acceptable methods of eliminating American foulbrood disease from the apiary. Establishes how disease other than American foulbrood shall be dealt with prior to certification of the colony.

2 CSR 70-15.045 The Elimination of Diseases Other Than American Foulbrood.

Establishes how disease other than American foulbrood shall be dealt with prior to certification of the colony.

2 CSR 70-15.055 Compensation of Part-Time Inspectors Working Under Contract to the Missouri Department of Agriculture.

Compensates those apiary inspectors who are not employed on a full-time basis by the Missouri Department of Agriculture.

2 CSR 70-16.010 Definitions of the Missouri Department of Agriculture Organic Program.

This rule defines terms to be used when implementing the Missouri Department of Agriculture Organic Program. (*Program no longer funded. Will Rescind*).

2 CSR 70-16.015 The Adoption of NOP Standards.

This rule outlines the portions of NOP 7 CFR, Part 205 that will be adopted as Missouri Department of Agriculture (MDA) Organic Program standards. *(Program no longer funded. Will Rescind).*

2 CSR 70-16.020 MDA Organic Program Advisory Board.

This rule establishes a Missouri Department of Agriculture (MDA) Organic Program Advisory Board and defines its duties. *(Program no longer funded. Will Rescind).*

2 CSR 70-16.025 Procedures for Organic Certification.

This rule outlines the procedures for application for organic certification or recertification by the Missouri Department of Agriculture (MDA) Organic Program, with associated fees. *(Program no longer funded. Will Rescind).*

2 CSR 70-16.030 Records to be Maintained for Certification.

This rule describes the records that organic entities shall maintain for organic certification or recertification by the Missouri Department of Agriculture (MDA) Organic Program. *(Program no longer funded. Will Rescind).*

2 CSR 70-16.035 Inspections and Sampling for Certification.

This rule outlines procedures that the Missouri Department of Agriculture (MDA) Organic Program will utilize for inspections and sampling of certification applicants and certified organic entities. *(Program no longer funded. Will Rescind).*

2 CSR 70-16.040 Complaints and Investigations.

This rule outlines the criteria that the program will use to determine when to investigate complaints. *(Program no longer funded. Will Rescind).*

2 CSR 70-16.045 Compliance Enforcement.

This rule outlines the criteria that the program shall use to determine when to implement compliance enforcement actions, and the procedures to be followed for the compliance actions. *(Program no longer funded. Will Rescind).*

2 CSR 70-16.050 Certificates Issued as Result of Certification with the MDA Organic Program.

This rule outlines procedures for issuing certificates to organic entities that are certified by the program. *(Program no longer funded. Will Rescind).*

2 CSR 70-16.055 MDA Organic Program Seal.

This rule establishes a Missouri Department of Agriculture (MDA) Organic Program Seal, and the criteria for use of the seal. (*Program no longer funded. Will Rescind*).

2 CSR 70-16.060 Registration with the MDA Organic Program.

This rule outlines procedures for organic entities to be registered with the program, with associated fees. (*Program no longer funded. Will Rescind*).

2 CSR 70-16.065 Inspection and Sampling for Registration.

This rule outlines inspection and sampling procedures of applicants and registrants with the program. (*Program no longer funded. Will Rescind*).

2 CSR 70-16.070 Marketing When Registered with the MDA Organic Program.

This rule describes the use of the “Registered by the MDA Organic Program” logo. (*Program no longer funded. Will Rescind*).

2 CSR 70-16.075 Organic Certifying Agent Registration.

This rule outlines the procedures for certifying agents that certify organic entities in the state of Missouri to register with the program. (*Program no longer funded. Will Rescind*).

2 CSR 70-25.020 To Whom Licenses Are Issued.

This rule explains who shall be licensed under Chapter 281, RSMo. The reason for this rule is to clarify that in all cases an individual rather than the business entity will be licensed. Chapter 281, RSMo requires all holding licenses to have proven competence through examination or training courses. Only an individual is capable of meeting these requirements.

2 CSR 70-25.030 Classification of Licenses.

This rule classifies licenses that will be issued under the authority of Chapter 281, RSMo. The reason for this rule is to clarify the type of licenses needed by persons whose occupations require them using or selling certain pesticides.

2 CSR 70-25.050 Review of Certification or License.

This rule provides for review of licenses by the director as provided for in section 281.110, RSMo. The reason for this rule is to allow the director to determine whether or not denial or revocation procedures should be invoked on an individual whose license has been denied or revoked or who has been convicted in criminal or civil action in another state or by the federal government for misuse of pesticides. This rule is needed to keep unscrupulous pesticide applicators and dealers from continuing business by seeking harborage in another state.

2 CSR 70-25.060 Application for a Certified Commercial Applicator License, a Certified Noncommercial Applicator License or a Certified Public Operator License.

This rule determines what personal and professional information will be required of an applicant for a commercial applicator's license. This rule is necessary to provide the information needed by the state to administer an effective regulatory program as required by Chapter 281, RSMo and still protect the privacy of the individual applicant.

2 CSR 70-25.065 Acceptable Insurance and Bond Forms for Commercial Applicators.

This rule identifies those insurance and bond forms which are acceptable to the Missouri Department of Agriculture as evidence of financial responsibility protecting persons who may suffer legal damages as a result of the operations of a commercial pesticide applicator.

2 CSR 70-25.070 Requirements for Certified Commercial Applicators or Public Operators in Structural Pest Control.

This rule sets forth the qualifications required for those persons who wish to be certified as commercial applicators or public operators in the category of structural pest control. This category is described in 2 CSR 70-25.100(5)(G). The rule sets forth training and experience requirements for those individuals to be certified in this category.

2 CSR 70-25.080 Stipulations for a Certified Commercial Applicator License, a Certified Noncommercial Applicator License or a Certified Public Operator License.

This rule sets stipulations on certified commercial applicators, certified noncommercial applicators and certified public operators.

2 CSR 70-25.090 Examinations for Certified Commercial Applicators, Certified Noncommercial Applicators and Certified Public Operators.

This rule sets forth the type of examination to be taken (written, oral or practical); provides for hardship cases; provides that the director may determine the specific content of the examination; provides for rules of conduct during examinations; and provides for examination.

2 CSR 70-25.100 Certification Categories for Certified Commercial Applicators, Certified Noncommercial Applicators and Certified Public Operators.

This rule is necessary in order to provide categories for the certification of applicators and operators due to the wide diversity of areas of knowledge which has evolved within the pest control industry. These categories are necessary in that no individual should be expected to demonstrate a practical knowledge of all facets of the pest control industry, nor is this demonstration necessary. This rule contains information regarding the number of categories in which applicators or operators may be certified, a special stipulation regarding the category of demonstration pest control, the necessity of certification by examination and a description of the activities of those individuals required to be certified in the various categories.

2 CSR 70-25.110 Standards of Competence for the Certification of Commercial Applicators, Noncommercial Applicators and Public Operators.

This rule contains the general standards of competence for applicators and operators on which the contents of examinations will be based. It also contains the category specific standards of competence on which the category examinations will be based. This rule is necessary in order to convey to the applicant a knowledge of the standards for which s/he will be required to demonstrate an acceptable level of competence.

2 CSR 70-25.120 Contents of Records Maintained by Certified Commercial Applicators, Certified Noncommercial Applicators and Certified Public Operators.

This rule sets forth the contents of records to be maintained by certified commercial applicators, noncommercial applicators and public operators. This rule is necessary to provide all the necessary information on particular pesticide treatments in the event a commercial applicator, noncommercial applicator or public operator is charged with misuse of a pesticide or possible other charges, either by the director, other regulatory agencies or by a client.

2 CSR 70-25.130 Requirements for a Certified Private Applicator License.

This rule sets forth the requirements for a certified private applicator license.

2 CSR 70-25.150 Course of Instruction and Standards of Competence for Certified Private Applicators.

This rule is necessary to set forth the contents of any course of instruction for the private applicator which is to be approved by the director. The approval is provided for in section 281.040, RSMo. This rule sets forth the contents of any course of instruction, plus the standards of competence to be covered during the course of instruction. A method for the verification of private applicator training is set forth in this rule also.

2 CSR 70-25.156 Responsibilities of Certified Commercial Applicators or Their Employers; Application Requirements, Qualifications and Stipulations for Pesticide Technician Trainees and Pesticide Technicians.

This rule defines the responsibilities, application requirements, qualifications and stipulations related to the pesticide technician license classification established under section 281.038, RSMo.

2 CSR 70-25.160 Application for a Pesticide Dealer License.

This rule determines that personal and professional information will be required of persons applying for a pesticide dealer license. This rule is necessary to protect the privacy of the individual applicant and still provide the information needed by the Missouri Department of Agriculture to administer an effective regulatory program as required by Chapter 281, RSMo.

2 CSR 70-25.170 Stipulations for a Pesticide Dealer License.

This rule sets stipulations on pesticide dealers' licenses. This rule is necessary to keep unlicensed persons from masquerading as pesticide dealers.

2 CSR 70-25.180 Contents of Records Maintained by Pesticide Dealers.

This rule outlines the contents of records to be maintained by pesticide dealers.

2 CSR 70-30.010 Definitions and Terms.

This rule defines words and terms used in these rules.

2 CSR 70-30.015 The Adoption of Terms and Definitions for Feeds and Feed Ingredients.

The terms and definitions published in the Association of American Feed Control Officials' *Official Publication* are generally accepted throughout the United States. Adoption of these terms and definitions in Missouri would allow uniform feed labeling for feed manufacturers that distribute feed into and out of the state.

2 CSR 70-30.016 Commercial Feed License.

This rule establishes the requirements for obtaining a commercial feed license.

2 CSR 70-30.017 Request for Copies of Labels and Labeling.

This rule establishes the conditions under which the state may request copies of labels or labeling from a license applicant or licensee.

2 CSR 70-30.018 Requests for Independent Consultants to Furnish Signed Copies of Their Formulations, Specifications, Use Directions, and Appropriate Warning Statements.

This rule establishes the conditions under which an independent consultant may be required to furnish signed copies of their formulations, specifications, use directions and appropriate warning statements.

2 CSR 70-30.020 Label Format.

This rule establishes the format of the label, determines mandatory wording on the label, what terms may or may not be used and states what must be guaranteed.

2 CSR 70-30.030 Label Information.

This rule and requirements conform to the AAFCO Model Rules. Missouri Commercial Feed Law states that products are misbranded if not labeled for appropriate use. Restrictions by FDA on meat and bone meal use are covered by this rule.

2 CSR 70-30.040 Expression of Guarantees.

This rule establishes what must be guaranteed and how the guarantees must be expressed.

2 CSR 70-30.045 Suitability.

This rule establishes that a feed is labeled and suitable for a specific animal and class(es) of animal.

2 CSR 70-30.050 Ingredients.

This rule establishes uniform and complete labeling of all constituents in a feed, according to language and quality restrictions adopted by the *Official Publication* of American Feed Control Officials.

2 CSR 70-30.060 Directions for Use and Precautionary Statements.

This rule establishes when a direction for use or precautionary statement must appear on the label.

2 CSR 70-30.070 Nonprotein Nitrogen.

This rule defines use limitations and correct labeling procedures for nonprotein nitrogen.

2 CSR 70-30.080 Drug and Feed Additives.

This rule defines limitations for use and labeling of nonnutritive feed additives.

2 CSR 70-30.085 A List of Drug and Feed Additives.

This rule provides a list of substances that may be used as drugs or feed additives. In addition, this list allows consistent formulation between the Missouri Commercial Feed Law and most other states.

2 CSR 70-30.090 Adulterants.

This rule defines and limits some specific adulterants included in section 266.180, RSMo.

2 CSR 70-30.100 Good Manufacturing Practices.

This rule establishes manufacturing practices which will permit correct mixing and labeling of medicated feeds.

2 CSR 70-30.110 Assessment of Administrative Penalties.

This rule defines the terms, and/or conditions under which an administrative penalty can be assessed by the director upon a violator under section 266.212(1), RSMo.

2 CSR 70-30.115 Processed Animal Waste Products as Animal Feed Ingredients.

This rule establishes the requirements that must be met before recycled animal waste products can be used as commercial feed in the state.

2 CSR 70-31.010 Definitions and Terms.

This rule describes terms used in regulating pet foods.

2 CSR 70-31.020 Pet Food Label Format and Labeling.

This rule specifies the information required on the label.

2 CSR 70-31.024 Declaring Net Contents.

This rule standardizes packaging and labeling of contents consistent with the Association of American Feed Control Officials and other states.

2 CSR 70-31.030 Pet Food Brand and Product Names.

This rule sets limits on advertising used in a pet food name.

2 CSR 70-31.040 Expression of Guarantees in a Pet Food.

This rule establishes a uniform method of expressing guarantees.

2 CSR 70-31.050 Ingredients.

This rule establishes uniform terms of expressing ingredients and to set standards of acceptance.

2 CSR 70-31.070 Drug and Pet Food Additives.

This rule sets limits on the additives that may be used.

2 CSR 70-31.080 Statements of Calorie Content.

This rule permits a declaration of calorie content to provide better information to pet food purchasers.

2 CSR 70-31.090 Descriptive Terms.

This rule defines calorie and fat terms used in the labeling of pet food in order to be consistent with the labeling laws of other states.

2 CSR 70-35.010 Definitions.

This rule designates what plants' seed are agricultural (crop) seeds for labeling purposes and also designates restricted weeds' seed. Both agricultural (crop) seed and restricted weeds' seed content must be declared on the label to comply with the statute, but the seed of plants making up these lists are not specified by statute.

2 CSR 70-35.020 Seed Labeling Requirements.

This rule clarifies permitted ways in which to label noxious weed seed content, requires a complete address of the seed labeler, sets forth labeling requirements for vegetable seed below standard in germination, sets vegetable seed germination standards, requires the purity percentages of seed labeling to equal one hundred percent, requires that labeling information on the seed label be put in a set format, forbids advertising matter on a seed label, forbids extraneous information on a seed label, requires some indication of not for sale on unlabeled seed stored in sales outlets and makes the seed owner responsible for the labeling of bulk and opened bags of seed.

2 CSR 70-35.031 Licensing.

This rule specifies the kind of actual seed sales facility obligated to purchase a seed sales permit in compliance with section 266.031, RSMo and also emphasizes the need for both retail and wholesale places to purchase a permit.

2 CSR 70-35.045 Exemptions.

This rule permits the sale of seed containing more than the normally allowed amount of weed seed when needed for experimental or breeding purposes.

2 CSR 70-35.050 Submitting Service Samples.

This rule specifies who may obtain cost-free seed analysis and how many analyses they may have free of cost. It also sets a cost on samples submitted by persons over this amount and to others who are not eligible for cost-free analysis.

2 CSR 70-40.015 Standards for Treated Timber.

Establishes the “minimum” treating standards for treated wood products sold to Missouri consumers.

2 CSR 70-40.016 Producers to Follow Pesticide Label.

Requires all “licensed” wood treaters to comply with pesticide label directions.

2 CSR 70-40.025 Standards for Inspection, Sampling and Analysis.

Establishes sampling and laboratory protocol for treated wood samples collected by MDA. Rule also requires that all licensed wood treaters maintain an 80% sample conformance rate.

2 CSR 70-40.040 Branding of Treated Timber.

Requires all licensed wood treaters to “brand” their treated wood products prior to offering them for sale. Rule also defines what type of branding is considered acceptable.

2 CSR 70-40.050 Requirements for Treated Timber Invoices and Manifests.

Requires licensed wood treaters to include an invoice or manifest with every shipment of material sold and allows MDA to stop any treated wood products in transit to check for this paperwork.

2 CSR 70-40.055 Sale or Distribution of Wood Products Similar in Appearance to Treated Timber – Identification – Penalties.

Provides a method of distinguishing treated wood products from products that have the “appearance” of being treated. Rule also specifies that a violation of this rule is punishable under the Missouri Merchandizing Practices Act.

2 CSR 70-45.010 Terms and Duties of County Weed Control Boards.

Establishes terms and duties of weed control board members.

2 CSR 70-50.010 Missouri Extra Fancy Apple Grade.

This rule establishes a new apple grade to be used only by Missouri apple growers on apples packed in Missouri. The apple standards are a voluntary use standard. Growers are not required to use standards but at their option may pack apples according to standards and stamp boxes accordingly to the Missouri Grades. They were developed for Missouri growers as a marketing tool so that receivers or buyers would know the specific quality or grade of apples when the grade was applied to the apple box. There would be minimal or no impact to small business from these standards.

2 CSR 70-50.020 Missouri No. 1 Apple Grade.

This rule establishes a new apple grade to be used only by Missouri apple growers on apples packed in Missouri.

Division 80 – State Milk Board

2 CSR 80-2.010 Definitions.

This rule defines terms used in the regulations in the State Milk Board. This rule corresponds with. Section 1 of the *“Grade A Pasteurized Milk Ordinance with Administrative Procedures” of the U.S Public Health Service/Food and Drug Administration.*

2 CSR 80-2.020 Sale of Adulterated, Misbranded Milk or Milk Products.

This rule provides for the control of adulterated and/or misbranded Grade A milk or milk products. This rule corresponds with Section 2 of the *“Grade A Pasteurized Milk Ordinance with Administrative Procedures” of the U.S Public Health Service/Food and Drug Administration.*

2 CSR 80-2.030 Permits.

This rule provides for the issuance of permits to persons involved in the production, transporting, and processing of Grade A milk and milk products. This rule corresponds with Section 3 of the *“Grade A Pasteurized Milk Ordinance with Administrative Procedures” of the U.S Public Health Service/Food and Drug Administration.*

2 CSR 80-2.040 Labeling.

The purpose of this rule is to provide regulations for the proper labeling of Grade A milk and milk products. This rule corresponds with Section 4 of the *“Grade A Pasteurized Milk Ordinance with Administrative Procedures” of the U.S Public Health Service/Food and Drug Administration.*

2 CSR 80-2.050 Inspection Frequency and Procedure.

This rule is for the purpose of providing requirements concerning inspection frequency and procedures. This rule corresponds with Section 5 of the *“Grade A Pasteurized Milk Ordinance with Administrative Procedures” of the U.S Public Health Service/Food and Drug Administration.*

2 CSR 80-2.060 The Examination of Milk and Milk Products.

This rule specifies sampling frequency and required chemical bacteriological tests to be conducted both on raw and pasteurized Grade A dairy products. This rule corresponds with Section 6 of the *“Grade A Pasteurized Milk Ordinance with Administrative Procedures” of the U.S Public Health Service/Food and Drug Administration.*

2 CSR 80-2.070 Standards for Milk and Milk Products.

This rule provides standards which Grade A raw or pasteurized milk or milk products must meet with regard to cooling temperatures, bacterial limits, somatic cell counts, antibiotics, coliform limits, phosphatase determinations, and sanitation requirements for dairy farms, milk haulers, transfer stations, receiving stations, and milk plants. This rule corresponds with Section 7 of the *“Grade A Pasteurized Milk Ordinance with Administrative Procedures” of the U.S Public Health Service/Food and Drug Administration.*

2 CSR 80-2.080 Animal Health.

This rule provides requirements regarding animal health for Grade A dairy farms. This rule corresponds with Section 8 of the *“Grade A Pasteurized Milk Ordinance with Administrative Procedures” of the U.S Public Health Service/Food and Drug Administration.*

2 CSR 80-2.091 Milk and Milk Products Which May Be Sold.

This rule specifies milk and milk products which may be sold. This rule corresponds with Section 9 of the *“Grade A Pasteurized Milk Ordinance with Administrative Procedures” of the U.S Public Health Service/Food and Drug Administration*

2 CSR 80-2.101 Transferring: Delivery Containers; Cooling.

This rule provides standards relating to transferring; delivery container; and cooling of milk and/or milk products. This rule corresponds with Section 10 of the *“Grade A Pasteurized Milk Ordinance with Administrative Procedures” of the U.S Public Health Service/Food and Drug Administration.*

2 CSR 80-2.110 Milk and Milk Products From Points Beyond the Limits of Routine Inspection.

This rule provides for requirements for milk and milk products from points beyond the limits of routine inspection. This rule corresponds with Section 11 of the *“Grade A Pasteurized Milk Ordinance with Administrative Procedures” of the U.S Public Health Service/Food and Drug Administration.*

2 CSR 80-2.121 Future Dairy Farms and Milk Plants.

This rule provides requirements for construction or reconstruction of future dairy farms and milk plants. This rule corresponds with Section 12 of the *“Grade A Pasteurized Milk Ordinance with Administrative Procedures” of the U.S Public Health Service/Food and Drug Administration.*

2 CSR 80-2.130 Personnel Health.

This rule establishes requirements relating to personnel health. This rule corresponds with Section 13 of the *“Grade A Pasteurized Milk Ordinance with Administrative Procedures” of the U.S Public Health Service/Food and Drug Administration.*

2 CSR 80-2.141 Procedure When Infection is Suspected.

This rule provides the procedure to follow when infection is suspected. This rule corresponds with Section 14 of the *“Grade A Pasteurized Milk Ordinance with Administrative Procedures” of the U.S Public Health Service/Food and Drug Administration.*

2 CSR 80-2.151 Enforcement.

This rule provides for regulatory enforcement methods. This rule corresponds with Section 15 of the *“Grade A Pasteurized Milk Ordinance with Administrative Procedures” of the U.S Public Health Service/Food and Drug Administration.*

2 CSR 80-2.161 Penalty.

This rule provides for the penalty for violation of any of the provisions of these rules. This rule corresponds with Section 16 of the *“Grade A Pasteurized Milk Ordinance with Administrative Procedures” of the U.S Public Health Service/Food and Drug Administration.*

2 CSR 80-2.170 Separability Clause.

This rule provides a separability clause. This rule corresponds with Section 18 of the *“Grade A Pasteurized Milk Ordinance with Administrative Procedures” of the U.S Public Health Service/Food and Drug Administration.*

2 CSR 80-2.180 Adoption of the *“Grade A Pasteurized Milk Ordinance with Administrative Procedures” of the U.S Public Health Service/Food and Drug Administration* by Reference.

This rule provides for the adoption by reference the *“Grade A Pasteurized Milk Ordinance with Administrative Procedures” of the U.S Public Health Service/Food and Drug Administration* and is a recommended ordinance for adoption by state and local government for the sanitary control of Grade A Milk and Milk products.

2 CSR 80-3.010 Definitions.

This rule defines terms used in the regulations of the State Milk Board. This rule was previously known as Section 1.

2 CSR 80-3.020 The Sale of Adulterated, Ungraded or Misbranded Milk or Milk Products Prohibited.

This rule provides for the control of adulterated, ungraded and/or misbranded milk or milk products. This rule was previously known as Section 2.

2 CSR 80-3.030 Permits.

This rule provides for the issuance of permits to individuals in the production and distribution of Grade A retail raw milk and milk products. This rule was previously known as Section 3.

2 CSR 80-3.040 Labeling .

This rule provides regulation for the proper labeling of Grade A retail raw milk and milk products. This rule was previously known as Section 4.

2 CSR 80-3.050 Inspection of Production and Distribution Facilities.

This rule provides requirements concerning the inspection of production and distribution facilities. This rule was previously known as Section 5.

2 CSR 80-3.060 The Examination of Milk and Milk Products.

This rule specifies sampling frequency and required chemicals and bacteriological test to be conducted on Grade A retail raw milk and milk products.

2 CSR 80-3.070 The Grading of Milk and Milk Products.

This rule provides standards which Grade A retail raw milk and milk products must meet. This rule was previously known as Section 7.

2 CSR 80-3.100 Notification of Disease.

This rule provides regulation for the notification of disease to the state authority.

2 CSR 80-3.110 Procedure When Infection is Suspected.

This rule provides regulations pertaining to the procedures when infection is suspected.

2 CSR 80-3.120 Enforcement Interpretation.

This rule provides regulations pertaining to enforcement interpretation. This rule was previously known as Section 12.

2 CSR 80-3.130 Adoption of the *Grade A Pasteurized Milk Ordinance with Administrative Procedures- Current Recommendations of the United States Public Health Services/Food and Drug Administration* by Reference.

The *Grade A Pasteurized Milk Ordinance with Administrative Procedures- Current Recommendations of the United States Public Health Services/Food and Drug Administration* is a recommended ordinance for adoption by state and local government for the sanitary control of Grade A milk and milk products.

Note: The *Grade A Pasteurized Milk Ordinance with Administrative Procedures- Current Recommendations of the United States Public Health Services/Food and Drug Administration* establishes minimum standards which must be complied with for satisfactorily producing grade A retail raw milk. The document further contains administrative procedures which provide information as to satisfactory compliance with the required items of sanitation.

2 CSR 80-6.011 Specifications for the Construction and Operation of Facilities and Installation of Equipment for the Production and Processing of Manufacturing Milk and Milk Products.

This is to comply with section 196.540, RSMo to establish specifications for the construction and operation for facilities for the production and processing of manufacturing milk.

The Missouri State Milk Board adopts the following from the United States Dept. of Agriculture Consumer and Marketing Services recommended requirements entitled "Milk for Manufacturing Purposes and Its Production and Processing" as published in the Federal Register, 4/7/72 vol.37 no.68; the revised Federal Register 8/27/85; and the revised Federal Register 05/06/93.

2 CSR 80-6.021 Protection and Transportation of Raw Milk and Cream.

This rule is to comply with section 196.540 and other applicable parts of section 196.520-196.610, RSMo and establish provisions for the protection and transportation of raw milk and cream.

2 CSR 80-6.031 Provisional Licensing for Fieldman, Grader, and Bulk Milk Truck Operator.

To provide provisional permission for applicants for license of Fieldman, Grader, and Bulk Milk Truck Operators for a period not to exceed thirty days following application, payment of the license fee and taking examination.

2 CSR 80-6.041 Dairy Manufacturing Plant and /or Dairy Manufacturing Farm Personnel Licensure.

To prescribe needed licensure procedure for dairy plants, receiving stations, market testing laboratories, buyers of milk or cream, nonresident brokers, fieldman, graders or bulk milk truck operators as required by law.

2 CSR 80-6.051 Daily or Random Fresh Milk Sampling for Market Testing.

To prescribe some of the procedures and frequency of sampling and testing for milkfat content of milk sold by producers.

Division 90 – Weights and Measures

2 CSR 90-10.011 LPG- Inspection Authority-Duties.

Sets out the duties and authority for LP Gas Insp Authority.
(Effective Aug. 28 will be under jurisdiction of Missouri LP Gas Commission).

2 CSR 90-10.012 Registration – Training.

Sets forth examination, training, registration requirements for LP gas-related businesses.
(Effective Aug. 28 will be under jurisdiction of Missouri LP Gas Commission. A fiscal note was filed with Proposed Amendment in 2001).

2 CSR 90-10.013 Installation Requirements.

Sets minimum general standards for design, construction, location & installation of LPG equipment related to storage and handling.
(Effective Aug. 28 will be under jurisdiction of Missouri LP Gas Commission).

2 CSR 90-10.014 Storage.

Sets minimum general standards for storage of LPG
(Effective Aug. 28 will be under jurisdiction of Missouri LP Gas Commission).

2 CSR 90-10.015 Container, System, or Equipment Violations.

Sets procedures for LP inspection authority to eliminate hazardous conditions which could result in serious property damage or loss of life.
(Effective Aug. 28 will be under jurisdiction of Missouri LP Gas Commission).

2 CSR 90-10.016 Meters for Measurements – Specification & Proving.

Sets minimum general standards governing design of meters & for measuring liquefied petroleum gas.

2 CSR 90-10.017 Mobile Homes.

Sets minimum general standards governing use of LPG in mobile homes.
(Effective Aug. 28 will be under jurisdiction of Missouri LP Gas Commission).

2 CSR 90-10.020 NFPA Manual 54 National Fuel Gas Code.

Incorporates NFPA 54 by reference – deals with installation of LP gas appliances and LPG piping.
(Effective Aug. 28 will be under jurisdiction of Missouri LP Gas Commission).

2 CSR 90-10.040 NFPA Manual 58 Storage and Handling of LPG.

Incorporates NFPA 58 by reference – deals with installation and storage of LPG.
(Effective Aug. 28 will be under jurisdiction of Missouri LP Gas Commission).

2 CSR 90-10.060 NFPA Manual No. 59 – LP Gases at Utility Plants.

Incorporates NFPA 59 by reference – deals with LP gas equipment at utility plants.
(Effective Aug. 28 will be under jurisdiction of Missouri LP Gas Commission).

2 CSR 90-10.070 NFPA Manual No. 501A, Manufactured Homes Installations.

Regulates mobile home park fuel supply systems (LPG).
(Effective Aug. 28 will be under jurisdiction of Missouri LP Gas Commission).

2 CSR 90-10.090 NFPA Manual No. 501C, Chapter 2, Standard for Recreational Vehicles.

Regulates the design, manufacturing, installation and inspection of recreational vehicle heating & related systems (LPG).
(Effective Aug. 28 will be under jurisdiction of Missouri LP Gas Commission).

2 CSR 90-10.100 Inspection of School Buses Propelled by Liquefied Petroleum Gas.

Sets inspection procedure for authorized inspectors of school buses equipped with LPG carburetion.
(Effective Aug. 28 will be under jurisdiction of Missouri LP Gas Commission).

2 CSR 90-11.010 Safety Requirements for the Storage and Handling of Anhydrous Ammonia.

Incorporates ANSI K61-1-1981 by reference to establish minimum requirements for storage, transportation, and handling of NH₃.

2 CSR 90-20.040 NIST Handbook 130, Uniform Regulation for the Method of Sale of Commodities.

Incorporates by reference the section of NIST Handbook 130 relating to the method of sale of commodities.

2 CSR 90-21.010 Registration of Servicemen.

Guidelines pertaining to registration of servicemen for commercial weighing devices (voluntary registration only). (*Indirect impact only*).

2 CSR 90-21.025 Intervals to inspect and test commercial weighing and measuring devices.

Sets an annual inspection for commercial devices.

2 CSR 90-21.030 Requirements for Pit Type Scales.

Installation requirements for pit type scales.

2 CSR 90-21.040 Portable or Self-Contained Scale Requirements.

Installation requirements for portable or self-contained scales for use in semi-permanent locations.

2 CSR 90-21.050 Requirements for Pitless Scales.

Installation requirements for pitless scales.

2 CSR 90-21.060 National Type Evaluation Regulation.

Adopts uniform guidelines for type evaluation of weighing and measuring devices.

2 CSR 90-22.140 NIST Handbook 130, “Uniform Packaging and Labeling Regulation”.

Incorporates by reference the portion of Handbook 130 dealing with packaging and labeling of commodities.

2 CSR 90-23.010 NIST Handbook 133, Technical Procedures and Methods for Measuring and Inspecting Packages or Amounts of Commodities.

Incorporates by reference NIST Handbook 133 which provides uniform procedures for inspecting packages of commodities.

2 CSR 90-24.010 Collection of Inspection Fees.

Guidelines to facilitate collection of inspection fees required by section 413.225, RSMo.

2 CSR 90-25.010 Price Verification Procedures.

Establishes guidelines for price verification procedures.

2 CSR 90-30.040 Quality Standards for Motor Fuels.

Establishes quality standards for motor and heating fuels sold in Missouri as required in Chapter 414, RSMo.

2 CSR 90-30.050 Inspection of Premises.

Establishes requirements for safe storage and handling of flammable and combustible liquids regulation by Chapter 414, RSMo.

2 CSR 90-30.070 Unattended Self-Service Stations.

Establishes requirements for service stations which allow or permit refueling of motor vehicles without the presence of an attendant.

2 CSR 90-30.080 Measuring Devices.

Establishes requirements for specifications, installations, use and tolerances of fuel measuring devices.

2 CSR 90-30.090 Tank Trucks & Tank Wagons.

Establishes requirements for tank truck & tank wagon measuring devices and tank vehicle safety.

2 CSR 90-30.100 Terminals.

Establishes requirements for measuring devices and safety at petroleum terminal locations.

2 CSR 90-30.110 Airports.

Establishes requirements for airport safety and measuring devices (petroleum).

2 CSR 90-36.010 Enforcement of Missouri Egg Laws.

Establishes regulations governing licensing, selling, trafficking in, delivering, transporting and distribution of eggs.

2 CSR 90-36.020 Repackaging of Eggs at Retail Level.

Establishes requirements for repackaging of shell eggs at the retail level.

2 CSR 90-38.010 Unfair Milk Sales Practices Act – Definitions.

Establishes definition of terms used in UMSPA regulations.

2 CSR 90-38.020 Unfair Milk Sales Practices.

Prohibits practices done with intent or effect of unfairly diverting trade from a competitor.

2 CSR 90-38.030 Procedures.

Provides director of agriculture the means to collect appropriate information about price and cost of milk.

2 CSR 90-38.040 Separability and Effective Period.

Provides if any of the rules within the Chapter are declared invalid, it does not affect the validity of remaining rules.

2 CSR 90-38.050 Enforcement of 2 CSR 90-38.030 Stayed or Enjoined.

Provides alternative provisions concerning price filings, volume price differentials, and cost records.

**Division 100 - Missouri Agricultural and Small
Business Development Authority (MASBDA)**

2 CSR 100-2.010 Definitions in Beginning Farmer Loan Program.

Authorizes the program (taken from the Internal Revenue Service Code).

2 CSR 100-2.020 Application Eligibility Requirements for Beginning Farmer Loan Program.

Outlines eligibility requirements to participate in the program (taken from the Internal Revenue Service Code).

2 CSR 100-2.030 Time and Manner of Filing Application for Beginning Farmer Loan Program.

Outlines filing timeframe and procedures for the program (taken from the Internal Revenue Service Code).

2 CSR 100-2.040 Fees for Beginning Farmer Loan Program.

Describes fees for the program (taken from the Internal Revenue Service Code).

2 CSR 100-2.050 Conditions for Execution of Agricultural and Small Business Development Authority Agreement for Beginning Farmer Loan Program.

Authorizes the program (taken from the Internal Revenue Service Code).

2 CSR 100-4.010 General Organization for Small Business Development Loan Program.

(This rule is being rescinded as the program was never funded or implemented).

2 CSR 100-4.020 Definitions in Small Business Development Loan Program.

(This rule is being rescinded as the program was never funded or implemented).

2 CSR 100-4.030 Criteria Relating to Participating Borrowers, Participating Lenders and Small Business Loans for Small Business Development Loan Program.

(This rule is being rescinded as the program was never funded or implemented).

2 CSR 100-4.040 Procedures for the Purchase or Participation of Eligible Loans for Small Business Development Loan Program.

(This rule is being rescinded as the program was never funded or implemented).

2 CSR 100-4.050 Amendments for Small Business Development Loan Program.

(This rule is being rescinded as the program was never funded or implemented).

2 CSR 100-6.010 Description of Operation, Definitions, Fee Structures, Applicant Requirements, and Procedures for Making and Collecting Loans and Amending the Rules for the Single-Purpose Animal Facilities Loan Guarantee Program.

Establishes fee structure and procedures for issuing a loan guarantee and procedures for collecting any guarantees on defaulted loans.

2 CSR 100-7.010 Description of Operation, Definitions, Borrower Requirements, Procedures for Making and Collecting Loans and Amending the Rules for the Missouri Value-Added Loan Guarantee Program.

Establishes fee structure and procedures for issuing a loan guarantee and procedures for collecting any guarantees on defaulted loans.

2 CSR 100-10.010 Description of Operation, Definitions and Method of Distribution and Repayment of Tax Credits.

Establishes definitions of employee and employee qualified capital projects and method of proration of tax credits.

Division 110 - Office of the Director

2 CSR 110-1.010 Missouri Qualified Fuel Ethanol Producer Incentive Program.

This rule describes the general organization, definitions, requirements of eligibility, licensing, bonding, application for grants, procedures for grant disbursements, record keeping requirements and verification procedures. This rule is needed so that the department can provide production incentive payments to fuel ethanol producers in Missouri and help ensure the vitality of the Missouri ethanol industry.

2 CSR 110-2.010 Missouri Qualified Biodiesel Producer Incentive Program.

This rule describes the general organization, definitions, requirements of eligibility, licensing, bonding, application for grants, procedures for grant disbursements, record keeping requirements and verification procedures. This rule is needed so that the department can provide production incentive payments to biodiesel producers in Missouri and help ensure the vitality of the Missouri biodiesel industry.